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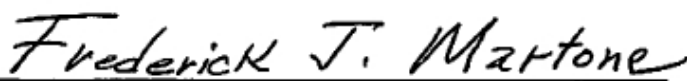
6 IN THE UNITED STATES DISTRICT COURT
7 FOR THE DISTRICT OF ARIZONA

8 Tida Garcia,) No. CV 12-02730-PHX-FJM
9 Plaintiff,)
10 vs.) **ORDER**
11)
12 Scan Health Plan et al,)
13 Defendant.)
14 _____

15 The court has before it the parties' proposed case management plan (doc. 44), in
16 which they propose a firm trial date about 26 months after the filing of the complaint. Under
17 the Civil Justice Reform Act, 28 U.S.C. §473(a)(2)(B), and this District's CJRA Plan,
18 General Order 98-29 at 2, the presumptive pace of litigation is 18-24 months. Some cases
19 will take less time. Some few will take more.

20 There is nothing about this case to suggest it warrants more time. We think 23 months
21 will be more than adequate to bring this case to judgment. Accordingly, we have selected
22 a November 4, 2014 firm trial date and worked backwards to produce a fair but efficient
23 scheduling order which is filed this date. We encourage the parties to read it carefully and
24 docket the dates, which will not be amended to accommodate case processing problems,
discovery disputes or settlement negotiations.

25 DATED this 1st day of October, 2013.
26

27 
28 Frederick J. Martone
Senior United States District Judge